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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/039,924	11/09/2001	Glenn Christopher Arnold	13187/4	1796
75	11/30/2006		EXAM	INER
KATTEN MUCHIN ZAVIS		YIMAM, HARUN M		
Attention: Pater	nt Administrator			
Suite 1600			ART UNIT	PAPER NUMBER
525 West Monroe Street			2623	
Chicago, IL 60661-3693			DATE MAILED: 11/30/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/039,924	ARNOLD ET AL.			
		Examiner	Art Unit			
		Harun M. Yimam	2623			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the	correspondence address			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DAY IN THE MAILING	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDON	DN. timely filed m the mailing date of this communication. NED (35 U.S.C. § 133).			
Status						
1) 又	Responsive to communication(s) filed on <u>02 O</u>	ctober 2006	:			
		action is non-final.				
3)			resecution as to the morite is			
ٽيار ^ي	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
	ologica in accordance with the practice under E	.x parte Quayre, 1900 O.D. 11,	100 0.0. 210.			
Disposit	ion of Claims		· •			
4)🛛	Claim(s) 1-5,9 and 11-15 is/are pending in the					
	4a) Of the above claim(s) is/are withdraw					
5)[5) Claim(s) is/are allowed.					
6)⊠	Claim(s) <u>1-5,9 and 11-15</u> is/are rejected.					
7)	Claim(s) is/are objected to.		•			
8)[Claim(s) are subject to restriction and/o					
Applicat	ion Papers					
9)□	The specification is objected to by the Examine	: :				
·	•		e Examiner			
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
	Replacement drawing sheet(s) including the correct					
11)	The oath or declaration is objected to by the Ex		• •			
			:			
Priority (ınder 35 U.S.C. § 119		<u>:</u> :			
	Acknowledgment is made of a claim for foreign ☐ All b)☐ Some * c)☐ None of:	priority under 35 U.S.C. § 119(a)-(d) or (f).			
	1. Certified copies of the priority documents	s have been received.				
	2. Certified copies of the priority documents		ation No.			
	3. Copies of the certified copies of the prior	• • • • • • • • • • • • • • • • • • • •				
	application from the International Bureau	•	:			
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	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08)	Patent Application				
	r No(s)/Mail Date <u>10/25/2006</u> .	6) Other:				

Art Unit: 2623

DETAILED ACTION

Response to Arguments

1. Applicants' arguments with respect to claims 1 – 5, 9 and 11 – 15 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1 5, 9, 11 -12, 14 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Berberet (US2003/0226150A1) in view of Gerba (5,931,908).

Considering claim 1, Berberet discloses a real time interactive video system comprising:

a server (see 2.3 in Figs. 2 and 2a) for storing a sequence of frames of video content (by implementing the Store Video function 2.3.1.3 of Fig. 2a—paragraphs 85, 130 and 131);

Art Unit: 2623

a viewer interaction platform (1.3 in Fig. 2 and paragraph 0130) configured to display said sequence of frames of video content (paragraph 0087 and 0133) and enable a user to select at least one pixel object (a particular video frame or parts of a video programs—paragraph 0087, lines 1-10) in one or more frames of said sequence of frames within an input device (Remote control 2.7 in figure 2, paragraph 0121, lines 1-6 and paragraph 0128, lines 5-19) and link said pixel objects selected by said user to alternate resource platforms (paragraph 0087, lines 1-10).

Berberet fails to specifically teach separate linked video files, which identify the frames and location of pixel objects in said frames. Furthermore, Berberet fails to specifically teach the real time interaction system wherein said linked video files are exported to the viewer interaction platform.

In an analogous art, Gerba discloses a real time interaction system further including a system for reading linked video files (34 Fig. 2) which link predetermined pixel objects in the video frames with predetermined data objects (column 5 lines 5-45). In addition, Gerba discloses a real time interaction system wherein said linked video files (actionable events) are exported to the viewer interaction platform (34 Fig. 2 and column 5 lines 15-20).

Art Unit: 2623

It would have been obvious to one of ordinary skill in the art to modify Berberet's system to include a system for reading linked video files which link predetermined pixel objects in the video frames with predetermined data objects as well as linked video files that are exported to the viewer interaction platform, as taught by Gerba, for the benefit of linking pixel objects on the display to data corresponding to the additional information about the object including purchasing information and also for the benefit of allowing the user to view and interact with the linked video files.

Considering claim 2, Berberet fails to specifically teach a timing device for providing timing signals to the sever, the timing signals being synchronized to a real time broadcast of the video content, wherein the timing signals are time stamps.

In an analogous art, Gerba discloses a timing device (6, 14 Fig. 1) for providing timing signals to the server (12 Fig. 1), the timing signal being synchronized to a real time broadcast of the video content, wherein the timing signals are time stamps (column 4 lines 56-64, sequential code column 5 lines 5-15 and column 6 lines 62-65).

It would have been obvious to one of ordinary skill in the art to modify Berberet's system to include the timing signals which are time code numbers, as taught by Gerba, for the advantage of providing a way for the video buffer to keep track of a users current position in a program when the user desires to stop the program and come back at a later time and resume the program from their last position with in the program.

Art Unit: 2623

As for claim 3, it is met by the combination of Berberet and Gerba. In particular, Berberet discloses the real time interaction system as recited in claim 1, wherein the video frames are stored sequentially in a video buffer (2.2, 2.2.1 Fig. 2a and paragraph 0131 lines 7-18).

As for claim 4, Berberet and Gerba disclose a real time interaction system wherein the timing signals are time code numbers (see claim 2).

Dealing with claim 5, Berberet and Gerba disclose a real time interaction system wherein the video frames are stored by time code number (see claim 2).

Regarding claim 9, it is met by the combination of Berberet and Gerba. In particular, Berberet discloses the real time interaction system as recited in claim 1, wherein the viewer interaction platform (1.3 Fig. 2) includes a local storage device (2.9 Fig. 2) for storing user selected video frames (paragraph 128).

As for claim 11, it is met by the combination of Berberet and Gerba. In particular, Berberet discloses the real time interaction system as recited in claim 10, wherein the viewer frame interaction application (1.3 Fig. 2) is configured to support one or more local frame advance navigational buttons (Local VCR, paragraph 128 lines 8-12, a VCR inherently supports frame advance navigational buttons).

Art Unit: 2623

Dealing with claim 12, it is met by the combination of Berberet and Gerba. In particular, Berberet discloses the real time interaction system as recited in claim 1, wherein the frame interaction application (1.3 Fig. 2) is configured to support a frame advance dialog box which allows unselected frames on the server (2.2 Fig. 2) to be called on a time interval basis (the video buffer allows the user to perform the same functions as if they were using a VCR which shows how this invention is configured to support a frame advance dialog box stated above, paragraph 86).

Considering claim 14, it is met by the combination of Berberet and Gerba. In particular, Berberet discloses the real time interaction system as recited in claim 10, wherein the viewer interaction application (1.3 Fig. 2) is configured to support one or more server frame advance navigational buttons for viewing unselected frames in the server (paragraph 123, paragraph 125 lines 1-7, and [Remote Control] table 1 page 13).

With respect to claim 15, it is met by the combination of Berberet and Gerba. In particular, Berberet discloses the real time interaction system as recited in claim 1, wherein the viewer interaction application supports a graphical user interface (paragraph 123 lines 7-11).

4. Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Berberet in view of Gupta (US2005/0086703A1).

Page 7

Art Unit: 2623

As for claim 13, Berberet fails to specifically teach the real time interaction system wherein the viewer frame interaction application is configured to support a drop down menu for selecting time intervals.

In an analogous art, Gupta discloses a real time interaction system wherein the viewer frame interaction application (100 Fig. 4) is configured to support a drop down menu for selecting time intervals (paragraph 71).

It would have been obvious to one of ordinary skill in the art to modify Berberet's system to include the viewer frame interaction application configured to support a drop down menu for selecting time intervals, as taught by Gupta, for the advantage of allowing users to search through program content by using the on screen display with would reduce the complexity of the hand held remote control.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Harun M. Yimam whose telephone number is 571-272-7260. The examiner can normally be reached on M-F 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chris Grant can be reached on 571-272-7294. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

HMY

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